## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA COLUMBIA DIVISION

THE SOUTH CAROLINA STATE CONFERENCE OF THE NAACP, et al.,

Plaintiffs,

v.

THOMAS C. ALEXANDER, et al.,

Defendants.

Case No. 3:21-cv-03302-JMC

JOINT CONSENT MOTION FOR AN EXTENSION OF EXPERT DEADLINES FOR EXPERT DISCLOSURES IN THE COURT'S SCHEDULING ORDER

Pursuant to Local Civil Rule 6.01 (D.S.C.), Thomas C. Alexander, in his official capacity as President of the Senate, and Luke A. Rankin, in his official capacity as Chairman of the Senate Judiciary Committee, (collectively, the "Senate Defendants"), together with Plaintiffs The South Carolina State Conference of the NAACP and Taiwan Scott, jointly move for a one-week extension of the parties' deadlines for expert designations and disclosures in the challenge to the U.S. Congressional maps. *See* ECF No. 180, at ¶¶ 4–5 & n.1.

Because the parties are busy preparing for trial on Plaintiffs' challenge to the House plan, as well as drafting briefs and exchanging discovery on the Congressional plan, they require additional time to prepare their respective expert disclosures and reports. The current deadline for Plaintiffs to submit their expert disclosures and reports is April 4, 2022 (today). Defendants' deadline for expert disclosures and reports is April 11, 2022, and the parties' rebuttal disclosures and reports are due April 25, 2022. A one-week extension would make the new deadlines as follows: April 11, 2022 for Plaintiffs' expert disclosures and reports; April 18, 2022 for Defendants' expert disclosures and reports; and May 2, 2022 for the parties' rebuttal expert disclosures and reports. The parties have not previously requested an extension of these deadlines.

Further, the modest requested extensions will not affect any other deadlines in the Court's Second Amended Conference and Scheduling Order. *See* ECF No. 180, at ¶¶ 6–12.

Accordingly, for good cause shown, the parties respectfully request that the Court grant this joint consent motion to extend the expert designation deadlines by one week. The House Defendants and Election Commission Defendants likewise consent to this motion. *See* Local Civil Rule 7.02 (D.S.C.).

April 4, 2022

Respectfully submitted,

/s/Vordman Carlisle Traywick, III
Robert E. Tyson, Jr. (7815)
Vordman Carlisle Traywick, III (12483)
La'Jessica Stringfellow (13006)
ROBINSON GRAY STEPP & LAFFITTE, LLC
1310 Gadsden Street
Post Office Box 11449 (29211)
Columbia, South Carolina 29201
(803) 929-1400
rtyson@robinsongray.com
ltraywick@robinsongray.com
lstringfellow@robinsongray.com

John M. Gore (admitted *pro hac vice*)
Stephen J. Kenny (admitted *pro hac vice*)
JONES DAY
51 Louisiana Avenue, N.W.
Washington, D.C. 20001
Phone: (202) 879-3939
Fax: (202) 626-1700
jmgore@jonesday.com
skenny@jonesday.com

Counsel for Senate Defendants

Leah C. Aden\*\*
Stuart Naifeh\*\*
Raymond Audain\*\*
John S. Cusick\*\*
NAACP LEGAL DEFENSE &
EDUCATIONAL FUND, INC.
40 Rector St, 5th Fl.
NY, NY 10006
Tel.: (212) 965-7715
laden@naacpldf.org

Antonio L. Ingram II\*\*
NAACP LEGAL DEFENSE &
EDUCATIONAL FUND, INC.
700 14th St, Ste. 600
Washington, D.C. 20005
Tel.: (202) 682-1300
aingram@naacpldf.org

Adriel I. Cepeda Derieux\*\*
Samantha Osaki\*\*
AMERICAN CIVIL LIBERTIES
UNION FOUNDATION
125 Broad Street, 18th Floor
New York, NY 10004
Tel.: (212) 549-2500
acepedaderieux@aclu.org

John A. Freedman\*\*
Elisabeth S. Theodore\*
Adam Pergament\*\*
Gina M. Colarusso\*\*
John M. Hindley\*\*
ARNOLD & PORTER KAYE
SCHOLER LLP
601 Massachusetts Ave., N.W.
Washington, D.C. 20001
Tel: (202) 942-5000
john.freedman@arnoldporter.com

/s/Christopher J. Bryant Christopher J. Bryant, Fed. ID 12538 BOROUGHS BRYANT, LLC 1122 Lady St., Ste. 208 Columbia, SC 29201 Tel.: (843) 779-5444 chris@boroughsbryant.com

Page 3 of 3

Somil B. Trivedi\*\*
Patricia Yan\*\*
AMERICAN CIVIL LIBERTIES
UNION FOUNDATION
915 15th St., NW
Washington, DC 20005
Tel.: (202) 457-0800
strivedi@aclu.org

Allen Chaney, Fed. ID 13181 AMERICAN CIVIL LIBERTIES UNION OF SOUTH CAROLINA Charleston, SC 29413-0998 Tel.: (843) 282-7953 Fax: (843) 720-1428 achaney@aclusc.org

Jeffrey A. Fuisz\*\*
Paula Ramer\*\*
ARNOLD & PORTER KAYE
SCHOLER LLP
250 West 55th Street
New York, NY 10019
Tel: (212) 836-8000
jeffrey.fuisz@arnoldporter.com

Sarah Gryll\*\*
ARNOLD & PORTER KAYE
SCHOLER LLP
70 West Madison Street, Suite 4200
Chicago, IL 60602-4231
Tel: (312) 583-2300
sarah.gryll@arnoldporter.com

Counsel for Plaintiffs the South Carolina Conference of the NAACP and Taiwan Scott

<sup>\*</sup> Motion for admission *Pro Hac Vice* forthcoming

<sup>\*\*</sup> Admitted Pro Hac Vice